NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) — Paid Up With 640 Acres Pooling Provision STANDARD LEASE v.5

THIS LEASE AGREEMENT is made this

Franklin

## PAID UP OIL AND GAS LEASE

(No Surface Use)

person

nake

2010, by and between

whose addresss is 43/7	Burke Road	Fort W	brth, Tex	cas 76119	as Lessor,
and, <u>DALE PROPERTY SERVICES</u> , hereinabove named as Lessee, but al	Il other provisions (including the co bonus in hand paid and the co	completion of blank s	paces) were prepared i	ointly by Lessor and Lessee.	
described land, hereinafter called leas		venants herein cont	amed, Lesson Hereby	grants, leases and lets excl	daively to Leasee the following
· 224 ACRES OF LANG	D. MORE OR LESS. BEIN	IG LOT(S)	13	1	BLOCK /R
OUT OF THE Fair H	avens			_ ADDITION, AN ADD	ITION TO THE CITY OF
Fort Worth					TAIN PLAT RECORDED
IN VOLUME 388-3	, PAGE	Or	THE PLAT RECC	RDS OF TARRANT C	OUNTY, TEXAS.
in the County of Tarrant, State of	TEXAS, containing . 29	4 gross acres, i	more or less (including	any interests therein which L	essor may hereafter acquire by
reversion, prescription or otherwise), substances produced in association	for the number of exploring for	r developina prodli	cing and marketing oil	and gas, along with all hyd	rocarbon and non hydrocarbon
commercial gases, as well as hydroc	carbon gases. In addition to the	above-described lea	ised premises, this lea	se also covers accretions an	d any small strips of parcels of
land now or hereafter owned by Less Lessor agrees to execute at Lessee's	request any additional or supple	mental instruments f	or a more complete or	accurate description of the la	nd so covered. For the purpose
of determining the amount of any shu	t-in royalties hereunder, the num	ber of gross acres at	pove specified shall be	deemed correct, whether act	ually more or less.
<ul><li>2. This lease, which is a "paid-</li></ul>	-up" lease requiring no rentals, sh	nall be in force for a p	orimary term of <u>Th</u>	<i>rev</i> 3 )yea	ars from the date hereof, and for
as long thereafter as oil or gas or oth	er substances covered hereby ar	re produced in paying	g quantities from the le	ased premises or from lands	
Royalties on oil, gas and ot separated at Lessee's separator fac		eved hereunder shall	be paid by Lessee to	Lessor as follows: (a) For o	il and other liquid hydrocarbons delivered at Lessee's option to
the wellhead market price then prev	railing in the same field (or if the	re is no such price t or gas (including ca	men prevailing in the s	all other substances covere	ed hereby, the royalty shall be
severance, of other excise taxes and	the costs incurred by Lessee in	delivering, processir	ig or otherwise market ice paid for production	of similar quality in the same	field (or if there is no such price
then prevailing in the same field, the nearest preceding date as the date o					
hydraulic fracture stimulation, but suc	ch well or wells are either shut-in	or production there i	of 00 consocutive days	s such well or wells are shut-	n or production there from is not
depository designated below, on or t	before the end of said 90-day per	nou and therealter of	is otherwise being	maintained by operations	or if production is being sold by
Lessee from another well or wells or	the leased premises of lands po	oled therewith, no si	ter I essee liable for the	amount due, but shall not or	perate to terminate this lease.
of such operations or production. Le 4. All shut-in royalty payments	essee's failure to properly pay shus s under this lease shall be paid o	r tendered to Lessor	or to Lessor's credit in	at lessor's address abov	e or its successors, which shall
be Lessor's depository agent for rece	eiving payments regardless of cit	anges in the owners	t-ile is a stamped only	olone addressed to the depor	sitory or to the Lessor at the last
address known to Lessee shall cons	stitute proper payment. It the dep	JUSTICITY STICUTE INQUIC	Li- it-ment namina	another institution as deposite	ory agent to receive payments.
payment hereunder, Lessor, shall, at 5. Except as provided for in P	Lessee's request, deliver to Less Paragraph 3. above, if Lessee dril	is a well which is inc	apable of producing in	paying quantities (hereinafte	r called "dry hole") on the leased
premises or lands pooled therewith	i, or it all production (whether of	not in paying quan	then in the event fi	hie lease is not otherwise b	eing maintained in force it shall
nevertheless remain in force if Less	ee commences operations for re-	WORKING AN EXISTING	-ti-ne on such dry hole	or within 90 days after such	cessation of all production. If at
on the leased premises or lands poo	oled therewith within 90 days are	i completion of oper	intringed in force b	ut Lecono is then engaged i	n drilling reworking or any other
operations reasonably calculated to	obtain or restore production then	elloiti, tilis lease sile	m remain of all or a	on or other substances cover	red hereby, as long thereafter as
there is production in paying quantil	ties from the teased bremises of	lanus pobled therew	responsibly privider	t operator would drill under the	ne same or similar circumstances
Lessee shall drill such additional we	ells on the leased premises of land	us pobled therewith a	a supptition on the los	peed premises or lands poole	ed therewith, or (b) to protect the
leased premises from uncompensat	ted drainage by any well of wells	located on other lan	us not pooled therein.		
additional wells except as expressly  6. Lessee shall have the righ	nt but not the obligation to pool a	Il or any part of the	leased premises or interest	erest therein with any other la	ands or interests, as to any or all er Lessee deems it necessary or
depths or zones, and as to any or	all substances covered by this i	ease, entre Derore (	airriles seeling au	hority exists with respect to s	uch other lands or interests. The
unit formed by such pooling for an	oil well which is not a horizontal t	completion shall not	CACCCC OU COLOR PICE	ract unit may be formed for a	n oil well or gas well or horizontal
horizontal completion shall not exce	eed 640 acres plus a maximum a	creage tolerance of	Had by any gover	mental authority having juris	diction to do so. For the purpose
of the foregoing, the terms "on wen	and gas well shall have the h	rearings prescribed	by approach and "gan	woll" means a well with an ir	nitial gas-oil ratio of 100,000 cubic
feet or more per barrel, based on	1 24-nour production test collab	cied under nonnar i	Journal of the	a gross completion interval	in facilities or equivalent testing
equipment; and the term "nonzont	tal completion means an on we	II III WINCH THE HOLE	t t ent of the	arone completion interval in	the reservoir exceeds the vertical
component thereof. In exercising i	its pooling rights hereunder, Les	see shall life of reco	at at the leaned	prominer shall be treated a	soff it were production, drilling or
Production, drilling or reworking of reworking operations on the leased	perations anywhere on a unit will be produced by premises, except that the produ	ection on which Less	or's royalty is calculate	d shall be that proportion of t	the total unit production which the
net acreage covered by this lease	and incinded in the drift pears to	o the total gloss do	Cugo III allo alliquia	all have the recurring right h	ut not the obligation to revise any
unit formed hereunder by expansion	OU OL COURSCROIL OF DORL' GIRLEL	Delote of alter com	Honoomer tretire as	nage determination made by	such governmental authority. In
prescribed or permitted by the gov making such a revision, Lessee sh	all file of record a written declara	ation describing the r	evised unit and stating	the effective date of revision	. To the extent any portion of the payable hereunder shall thereafter
leased premises is included in or e	excluded from the unit by virtue of	t Such tension, are p	r upon nermanent ces	sation thereof. Lessee may to	erminate the unit by filing of record
a written declaration describing the	unit and stating the date of term	nation. 1 doing note	the state of the second	and abut in royalties navable	hereunder for any well on any part
<ol> <li>If Lessor owns less than to of the leased premises or lands por</li> </ol>	ne full mineral estate in all or any oled therewith shall be reduced to	r part of the leased by the proportion that	Lessor's interest in suc	ch part of the leased premises	s bears to the full mineral estate in
such part of the leased premises.					

## Page 2 of 3

8. The interest of either Lessor or Lassee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties horounder shall extend to their respective horis, devisees, executions, administrators, successors and assigns. No change in Lessor's working that were therefor or changing the obligations of Lessoe heremorter, and no change in ownership to be bidding on Lessoes and assigns. No change in Care and the production of the control of the Lessoes of the documents establishing such change of conversity to the statistication of the control of the Lessoes of the control of the Lessoes of the control of the Lessoe in the control of the Lessoes of the control of the Lessoes of the control of the Lessoes of the control of the Lessoe in the control of the Lessoes of the Lessoes of the control of the Lessoes of the Lessoes

operations.

17. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original.

DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and royalty, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and terms are final and that Lessor entered into this lease without duress or undue influence. Lessor recognizes that lease values could go up or down depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease that Lessor would get the highest price or different terms depending on future market conditions. Neither party to this lease will seek to alter the terms of this transaction based upon any differing terms which Lessee has or may negotiate with any other lessors/oil and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

LESSOR (WHETHER ONE OR MORE) fanklin By: **ACKNOWLEDGMENT** Single ferson 2010. ent was acknowledged before me on the Notary's name (printed): Maria min.
Notary's commission expires: 10|5|20|1 min Padilla MARIA MUNOZ PADILLA Stary Public, State of Texas My Commission Expires October 95, 2011 STATE OF COUNTY OF 2010, day of This instrument was acknowledged before me on the

> Notary Public, State of Notary's name (printed): Notary's commission expires:

## SUZANNE HENDERSON

**COUNTY CLERK** 



100 West Weatherford Fort Worth, TX 76196-0401

PHONE (817) 884-1195

DALE RESOURCES ATTN; ANN VANDENBERG 2100 ROSS AVE STE 1870 LB-9 DALLAS, TX 75201

Submitter:

DALE RESOURCES LLC

## <u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.

3

Filed For Registration:

7/8/2010 3:01 PM

Instrument #:

D210164615

LSE

PGS

\$20.00

By: Degan Healers

D210164615

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

Prepared by: DNCLARK